B2030 (Form 2030) (12/15)

## **United States Bankruptcy Court District of Maryland**

In re	Annette Marie Sch	noolfield	·	Case No.			
			Debtor(s)	Chapter	7		
	DISCL	OSURE OF COMPEN	SATION OF ATTORN	EY FOR DE	EBTOR(S)		
c	ompensation paid to me	within one year before the filing	b), I certify that I am the attorney g of the petition in bankruptcy, or f or in connection with the bankru	agreed to be paid	to me, for services re		
	For legal services, I	have agreed to accept		\$	1,100.00		
	Prior to the filing of this statement I have received				1,100.00		
	Balance Due			\$	0.00		
2. \$		g fee has been paid.					
3. T	The source of the comper	isation paid to me was:					
	■ Debtor □	Other (specify):					
4. Т	The source of compensation	ion to be paid to me is:					
	■ Debtor □	Other (specify):					
	■ I have not agreed to share the above-disclosed compensation with any other person unless they are members and associates of my law firm.						
	☐ I have agreed to share the above-disclosed compensation with a person or persons who are not members or associates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the compensation is attached.						
a. b. c.	n return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, including:						
	<ul> <li>a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;</li> <li>b. Preparation and filing of any petition, schedules, statement of affairs and plan which may be required;</li> <li>c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereof;</li> <li>d. [Other provisions as needed]</li> <li>All services, except those identified in paragraph 7 below, that are reasonably contemplated to achieve the debtor's bankruptcy objectives including but not limited to:</li> </ul>						
	counseling ag (2) Preparatio (3) Represent (4) Amend any necessary or (5) Motions ur (6) Motions, s (7) Advise the agreements if signed by the (8) Removal or (9) Negotiate, (10) Motions ur (11) Compile of	gency for prepetition credit in and filing of all locally recation of the debtor at the § y list, schedule, statement, appropriate; nder § 522(f) to avoid liens of debtor with respect to any in the best interest of the of debtor; of garnishments or wage as prepare and file reaffirmation and forward to the trustee a with the debtor and if there is set on the country of the countr	quired forms; 341 meeting; and/or other document requ on exempt property; nment, or proceedings to cle reaffirmation agreement; ne debtor; and attend all hearing signments;	ired to be filed ear title to real pegotiate, prepar gs scheduled of ens; any document	with the petition a property owned by e and file reaffirm n any reaffirmation	as may be y the debtor; ation n agreement	

- (13) File the debtor's certification of completion of instructional course concerning financial management (Official Form 423); and
- (14) Disclose any agreement and fee arrangement regarding the potential retention of co-counsel.
- 7. By agreement with the debtor(s), the above-disclosed fee does not include the following service:

Notwithstanding any agreement to the contrary, representation of the Debtor in any dischargeability action, adversary proceedings, or heavily litigated matters that are not listed in Paragraph 6 above.

## Case 18-13098 Doc 3 Filed 03/09/18 Page 2 of 2

In re	Annette Marie Schoolfield	Case No.	
	Debtor(s)		

## **DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)**

(Continuation Sheet)  CERTIFICATION					
March 8, 2018	/s/ Wardell Huff				
Date	Wardell Huff				
	Signature of Attorney				
	UpRight Law LLC				
	15 E Market Street				
	# 6072				
	Leesburg, VA 20178				
	wardell@whufflaw.com; sharon@whufflaw.com				
	Name of law firm				